

CHAPTER 8, ARTICLE 2 — CASE SUPERVISION*

Effective December 28, 1989

Not Cleared For Statewide Use

[81020.1 through 81020.27.1 are unchanged]

81020.28 DAPO Use of Informants Policy

Revised September 23, 2010

Parole agents assigned to the Office of Correctional Safety (OCS) and whose peace officer status is defined in Penal Code Section 830.2(d)(1) are exempted from this section. OCS parole agents shall report any preplanned or pre-arranged use of a parolee informant to the supervising parole agent or unit supervisor in advance of such use.

Parole agents will not recruit, develop or utilize individuals on a preplanned, pre-arranged basis solely for the purpose of acting as informants. Under no circumstances will an agent:

- Pay or offer to pay an individual for information.
- Make any promises of immunity, dismissal of charges or reduced charges in exchange for information.
- Have operational control over any individual whose primary role is that of an informant, except in supervising a parolee who may be operating as an informant for a law enforcement agency.

[81020.29 through 81020.39 are unchanged]

81020.40 References

PC §§ 290, 457.1, 667.5(c), 830.2(d)(1), 1105, 1105.3, 3000, 3003, 3053.5, 3058.5, 3058.6, 3059, 4571, 11150, 11775, 11776, 11777, 12020, 12021, and 13826.5.

VC § 4500.

H&SC § 11590.

CCR (15) (2) §§ 2512, 2513, and 2513(c)

CCR (15) (3) §§ 3001 and 3173(n).